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1	Phillip N. Smith, Jr., Esq. Nevada Bar No. 10233		
2	psmithjr@wwhgd.com Jacqueline V. Nichols, Esq. Nevada Bar No. 14246 jnichols@wwhgd.com Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC		
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5	6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118		
6	1 desimile: (702) 330 300 1		
7	Attorneys for Defendant, Clark County School District		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	L.W., by and through his Parent and Next Friend, C.W. and C.W., individually;	Case No.: 2:2	
11	T.L., by and through his Parent and Next Friend,		
12	I.L., and I.L., individually;	STIPULAT	
13 14	C.R., by and through his Parent and Next Friend, M.R., and M.R., individually;	ORDER] TO	
15	C.L., by and through his Parent and Next Friend, H.L., and H.L., individually;		
16 17	F.U. and G.U., by and through their Parent and Next Friend, A.W. and A.W., individually;		
18	H.P., by through her Parent and Next Friend, L.P. and L.P., individually;		
19 20	K.S. and M.S., by and through their Parent and Next Friend, A.S. and A.S., individually;		
21	L.B. and E.T., by and through ther Parent and Next Friend, A.B. and A.B., individually,		
22 23	Z.A., by through her Prent and Next Friend, A.A.and A.A., individually		
24	And on behalf of all others similarly situated, and		
25	COUNCIL OF PARENT ATTORNEYS AND ADVOCATES		
26	Plaintiff,		
27	vs.		

NEVADA DEPARTMENT OF EDUCATION

Case No.: 2:24-cv-01800-GMN-DJA

## STIPULATION [AND PROPOSED ORDER] TO EXTEND BRIEFING SCHEDULE

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JHONE M. EBERT, in her official capacity as Superintendent of Public Instruction of the Nevada Department of Education; and

CLARK COUNTY SCHOOL DISTRICT,

Defendants.

Defendant, Clark County School District ("CCSD") by and through its counsel of record, Phillip N. Smith, Jr., Esq., and Jacqueline V. Nicols, Esq., of the law firm of Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC., and hereby requests an extension of time to respond to Plaintiff's Motion to Compel [ECF 75] and Motion for Sanctions [ECF 76] and states in support of this request:

- 1. Plaintiffs do not oppose CCSD's request that their Response to Plaintiff's Motion to Compel [ECF 75] and Motion for Sanctions [ECF 76] be extended one week, from June 24, 2025, to July 1, 2025 and stipulate to the entry of this Order.
- 2. The extension is necessary due to counsel for CCSD, Ms. Jackie V. Nichols, Esq., being out of town and having limited access to the internet, interfering with her ability to finalize the response to the above-mentioned motions.
- 3. Furthermore, due to the interference stated above, the client, CCSD, has not had an opportunity to review the finalized responses.
  - 4. This is the first request for an extension of this deadline.
- 5. The instant stipulation is being offered in good faith and not for the purpose of delay.

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1	IT IS SO STIPULATED.	
2	Dated this 26 <sup>th</sup> day of June, 2025.	Dated this 26 <sup>th</sup> day of June, 2025.
3	/s/ Jacqueline V. Nichols Phillip N. Smith, Jr., Esq.	<u>/s/ Gregory G. Little</u> Jeffrey I. Wasserman, Esq,
4	Jacqueline V. Nichols, Esq.	Gregory G. Little, Esq. Wasserman Little, LLC
5	WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC	1200 Route 22 East, Suite 200 # 2238 Bridgewater, NJ 08807
6	6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118	Lori C. Rogich, Esq.
7	Attorneys for Defendant Clark County School District	Rogich Law Firm, PLLC 11920 Southern Highlands Parkway, Suite 301 Las Vegas, NV 89141
8		
9		Courtney McCandless, Esq, Simmons Freeman, LLC
10		2625 South Town Center Drive, # 150 Las Vegas, Nevada 89135
11 12		Judith A. Gran, Esq. Catherine Merino Reisman, Esq.
13		Reisman Carola Gran & Zuba, LLP 19 Chestnut Street Haddonfield, NJ 08033
14		Hillary D. Freeman, Esq.
15		Freeman Law Offices, LLC 100 Canal Pointe Blvd. Suite 121 Princeton, NJ 08540
16		Attorneys for Plaintiff
17	ORDER	
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19	The above Stipulation is hereby GRANTED.	
20	IT IS SO ORDERED	
21	UNITED S	STATES MAGISTRATE JUDGE
22	DATED: 6	/27/2025
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